



**Patrick H. Merrick, Esq.**  
Director – Regulatory Affairs  
AT&T Federal Government Affairs

Suite 1000  
1120 20th Street NW  
Washington DC 20036  
202 457 3815  
FAX 202 457 3110

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**Via Electronic Filing**

Ms. Marlene H. Dortch, Secretary  
Federal Communications Commission  
445 Twelfth Street, S.W., Room TW-B204  
Washington, DC 20554

Re: Notice of Ex Parte Presentation: AT&T Corp. v. Sprint Spectrum, d/b/a Sprint  
PCS, WT Docket No. 01-316.

Dear Ms. Dortch:

Yesterday, Peter Keisler and Daniel Meron from Sidley Austin Brown and Wood and Amy Alvarez, Robert Quinn Jr. and I met with Jordan Goldstein, Legal Advisor to Commissioner Michael J. Copps. We urged the Commission to reject Sprint's attempt at collecting access charges from interexchange carriers. CMRS-IXC interconnection has been governed by the industry practice of bill and keep for well over 15 years. Before the Commission changes that long-standing and equitable policy, it must also take into account the many differences between the regulation of the wireline and wireless industries. Any decision to modify current compensation arrangements between CMRS providers and IXC's is better suited to intercarrier compensation proceeding where all the relevant factors can be evaluated. Allowing wireless carriers to charge access would be inconsistent with the deregulatory nature of wireless interconnection that the Commission has adopted in previous proceedings. AT&T statements and comments were consistent with its previous filings in the above mentioned proceeding.

Consistent with the Commission rules, I am filing one electronic copy of this notice and request that you place it in the record of the proceedings.

Sincerely,

A handwritten signature in black ink, appearing to read "Patrick H. Merrick".

cc: Jordan Goldstein